LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT RELATIONS BOARD

ALLAN M. TRINER, ART DAKESIAN, DARLEEN R. BOYLE, CONNIE JEAN ARROWSMITH, and CARRIE L. B. THOMAS,

Case No. Al-045289

Complainants,

vs.

GRECORY OGAWA, DUANE OAKS, BEN KNOWLES, GEORGE MILLS, PHYLLIS DARLING, DORIS MOORE, JOAN PONCATO, LEONARD GODICK, MARY RECTOR, AMERICAN FEDERATION OF TEACHERS LOCAL 2170 AFL-CIO, JOHN DOES I THROUGH X, and BLACK AND WHITE CORPORATIONS I THROUGH X,

Respondents.

ORDER DISMISSING APPEAL

By complaint filed June 10, 1975, the complainants seek our determination that an election of officers of the respondent Local is null and void. They request that we conduct a new election and restrain the respondents who presently hold positions as officers and directors of the Local, from dispersing any of the funds or assets of the Local pending our disposition of the complaint.

As we stated in Reno Police Protective Association vs. City of Reno, et al., Case No. 18273, Item #16, order filed August 16, 1974, the jurisdiction of this Board is limited to those powers expressly granted us by the Legislature. There is no provision in Chapter 288 which indicates that we possess the jurisdiction to rule upon the internal functioning of a local government employee organization or to conduct an election of officers for such employee organization.

Neither, may the complainants rely upon the newly promulgated amendments to Chapter 288 contained in <u>Stats. of Nev., 1975, ch. 539</u>, to vest us with the necessary jurisdiction. The events complained of occurred prior to the effective date of the legislation and we cannot presume that the law

is retrospective in its application. See <u>Miller v. Ashurst</u>, 86 Nev. 241, 468 P.2d 357 (1970).

The respondents motion to dismiss is well taken. It is ORDERED that the complaint be, and the same hereby is, dismissed.

Dated this 18th day of July , 1975.

Chris N. Karamarlos, Board Chairman

John 7. Gojack, Board Vice Chairman

Dorothy Eisenberg, Board Member

cc:

Counsel of Record